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8	WESTERN DISTRIC	DISTRICT COURT TOF WASHINGTON ACOMA
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11	JAMES A. NOYES, a married man,	
12	Plaintiff,	No.: C08-05032 RBL
13	V.	STIPULATION AND PROTECTIVE
14	STATE FARM GENERAL INSURANCE	ORDER RE DOCUMENTS
15	COMPANY; STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY,	
16	STATE FARM LIFE INSURANCE COMPANY, STATE FARM FIRE AND	
17	CASUALTY COMPANY; DOE COMPANIES 1-5,	
18	Defendants.	
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20	I. <u>INTRODUCTION</u>	
21	Plaintiff has requested, and in the futur	e may request, documents and information
22	relating to Defendants' internal operations, policy holders, agents, and employees. That	
23	information and those documents contain confidential and/or proprietary information as well	
24	as the private and personal information of non-parties. Further, Defendants may in the future	
25	request information from Plaintiff that Plaintiff may contend is confidential, proprietary, or	
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sensitive. The purpose of this Protective Order includes the protection of the confidentiality of such information and documents, while ensuring the parties can obtain and pursue discovery with minimal delay and expense.

II. STIPULATION

This Stipulation is entered into by Plaintiff James A. Noyes and Defendants State Farm General Insurance Company, State Farm Mutual Automobile Insurance Company, State Farm Life Insurance Company, and State Farm Fire and Casualty Company, by and through their attorneys of record, for the purpose of efficient and reasonable discovery in this matter. The undersigned attorneys are also parties to this Stipulation.

Because the purpose of this Protective Order is to preserve confidentiality and to facilitate the proper handling of proprietary, sensitive, or private information, the parties agree they are bound by this Protective Order, which constitutes a fully enforceable Confidentiality Agreement from and after the date their counsel have signed it, even though the court has not yet entered it. If the Court for any reason modifies or declines to enter this agreement, the parties are nevertheless bound by their promises with regard to this Protective Order, including making best efforts to file confidential documents only under seal in accordance with the Civil Rules and applicable Local Rules.

III. PROTECTIVE ORDER AND CONFIDENTIALITY AGREEMENT

The parties hereby stipulate:

1. "Confidential Information" is defined as all information and documents which any party to this agreement considers contains confidential, proprietary or private personal information. It shall include those documents later identified by the producing party as confidential even if produced prior to the execution of this stipulation and order.

All such documents and information therein shall not be disclosed to others except as permitted under this Stipulation, and are limited to use or disclosure only for the sole purpose

- g. Any other person who is authorized in writing by both parties and who signs an Acknowledgment in the form attached as **Exhibit A**.
- 5. Counsel for the parties shall fully apprise and advise their experts, parties and employees of parties of all conditions and terms of this Stipulation. Copies of this Stipulation shall be provided to all experts, parties and employees of parties along with the admonition that said experts, parties and employees of parties are fully bound by this Order. No party or counsel may disclose Confidential Information or discovery responses to any of the persons identified in paragraphs 4.b. through 4.d. above without first obtaining the agreement of such consultant or expert witness to (a) keep such Confidential Information and discovery responses and the information contained therein confidential; (b) refrain from disclosing the same to any other third person; (c) use such confidential material only for purposes of assisting counsel in the preparation and trial of this case or forming an opinion in these proceedings; and (d) return all Confidential Information at the conclusion of their services to the party or counsel who provided that information, and to destroy or return all extracts or summaries of Confidential Information in their possession.
- 6. None of the confidentiality restrictions herein shall apply to information that (i) exists in the public records, (ii) becomes available to the parties or their representatives on a non-confidential basis from a source which is legally permitted to divulge or disclose such information.
- 7. Counsel may hire outside photocopying services to copy material containing Confidential Information as necessary without prior knowledge or consent of the other party.
- 8. Documents containing Confidential Information filed in support of or in response to any motion or used at any deposition shall be clearly marked "Confidential, Filed Under Seal" including copies provided to the Court which shall be filed concurrently in a sealed envelope labeled "Filed Under Seal," with a motion seeking to have documents filed under seal. If factual summaries of confidential information or documents are to be utilized

stipulation of counsel, whether or not filed with the Court.

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11.

This Agreement may be amended by leave of the Court or by written

1	12. At the conclusion of this case, all appeals, or other termination of proceedings,	
2	all documents containing Confidential Information produced under the provisions of this	
3	order (and all copies) shall be returned to counsel for the producing party, and all extracts	
4	and summaries thereof shall be returned and/or destroyed. This Stipulation, insofar as it	
5	restricts the communication and use of the documents produced hereunder or information	
6	obtained from such documents, shall continue to be binding after the conclusion of the	
7	action.	
8	DATED this 6th day of January, 2009.	
9	BULLIVANT HOUSER BAILEY, P.C. MANN JOHNSON WOOSTER & McLAUGHLIN, P.S.	
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11	By: /s/, Pamela Salgado, WSBA #22471 By: /s/, Richard H. Wooster, WSBA #13752	
12	Gail R. Manuguid, WSBA #37916 Attorneys for Defendants State Farm Attorneys for Plaintiff James A. Noyes	
13	IV. ORDER	
14	IT IS SO ORDERED.	
15	DATED January 6, 2009.	
16	(C)	
17 18	Konal S. Leyhtun	
19	RONALD B. LEIGHTON UNITED STATES DISTRICT JUDGE Presented By:	
20	BULLIVANT HOUSER BAILEY, PC	
21		
22	By /s/	
23	Pamela Salgado, WSBA #22471 Gail R. Manuguid, WSBA #37916	
24	Attorneys for Defendants State Farm	
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1	Approved as to Form/Notice of Presentation Waived:
2	MANN JOHNSON WOOSTER & McLAUGHLIN, P.S.
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4	By /s/_ Richard H. Wooster, WSBA #13752
5	Attorneys for Plaintiff James. A. Noyes
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EXHIBIT A

AGREEMENT TO BE BOUND BY PROTECTIVE ORDER

3	The undersigned, (print or type name), in connection
4	with Noyes v. State Farm et al., Cause No. C08-05032 RBL in the United States District
5	Court Western District of Washington at Tacoma, hereby acknowledges that he or she has
6	received a copy of the Protective Order entered in this action, which is attached hereto as
7	Exhibit 1, has read it, understands it, and agreed to be bound by all of its provisions. The
8	undersigned further agrees and consents to personal jurisdiction before the United States
9	District Court Western District of Washington at Tacoma for purposes of interpreting and
10	enforcing the Confidentiality Agreement dated
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12	(signature)
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